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The Colored Plush we are
now selling for \$1.25 is good
value at \$1.75 a yard.

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Real Estate Transfers.

Instruments filed for record in the recorder's office
of Marion county, Indiana, for the twenty-four hours
ending at 5 P. M., Nov. 13, 1888, as furnished by
Elliot & Butler, abstractors of titles, Room 23, 22nd
Building.

Wm. A. Sprague to August C. Holtz, part of lot 10 in Martindale & Sullivan's addition.	\$187.50
Nancy A. Maag to Mary F. Thompson, lot 45 in Bright, Powell & Ellis's subdivision of outlot 135.	700.00
Autman, Miller & Co. to Edward A. Caylor, lots 19, 30, 31 and 32 in Blankenship et al.'s Pleasant View addition to Irvington.	1,700.00
Adolph Seidensicker to Emma McElwee, lot 347 in Fletcher et al.'s subdivision of outlots 94, 95, 96, 97, 98 and south half of 91.	1,650.00
Helen G. Stady to Annie M. Stover, lot 8 in York's subdivision of lot 9 in A. E. Fletcher's first addition.	800.00
Darkey Curry to Chas. R. Baker, lot 4 in A. L. Wright's subdivision of lots 5 and 6 in block 7 in Drake's addition.	1,000.00
John W. Williams to Thomas Hunter, part of lot 257 in McCarty's eighth Westside addition.	900.00
John W. Williams to Elizabeth Green, part of lots 257 and 258 in McCarty's eighth Westside addition.	900.00
Niles C. Rasmussen to Nels Jensen, lot 31 in square 14, in S. A. Fletcher Jr.'s Northeast addition.	800.00
Elizabeth P. Phelps to Oliver R. Bradford, lot 68 in Traub's west addition.	350.00
Richard T. Overstreet to Frank A. Sherrill, lot 3 in Hayden's second subdivision of block 18, in Johnson's heirs' addition.	1,000.00
Caroline Abbott to Mary J. Helms, lot 38 in Thomas B. Allison's subdivision of outlot 135.	1,000.00
Conveyances, 13, consideration.	\$11,237.50

CHARGE TO THE GRAND JURY

Judge Woods Calls Attention to Election Laws and the Offenses They Cover.

The Regular Business of Jurors Will Be First Considered and Then They Will Take Up Cases of Bribery and Intimidation.

Yesterday afternoon the United States grand jurors for this district received their instructions from Judge Woods, who gave particular attention to offenses connected with the recent election. The roll of the jury being called, the following answered: William Wallace, Vashaw; Frank Nation, New Lisbon; J. G. Heaton, Huntington; Wm. A. Morgan, Brooklyn; Amos S. Hart, Martinsville; John Laudermeier, Lancaster; John V. Straughn, Lincolnville; Hiram Kerlin, Delphi; Levi Nottger, North Manchester; Thomas Bartlett, Edwardsport; E. B. Clendenning, Cynthiana; Samuel W. Roam, Peru; Dennis B. Conrod, Lovely Dale; James M. Johnson, Judson; Martin Fisher, New Washington; Isiah Sedgewick, Richmond; Charles R. Leonard, Plymouth; George W. Newland, Farrabee; H. Clay Thurman, New Albany; Wm. Leonard, Argos; Alfred Guthrie, of Tunnelton, and Wm. Vanosdell, of Crawfordville, who had been drawn, were excused.

Judge Woods then, after a brief preface, began his charge to the jury, in the course of which he said: "There are special laws bearing upon elections. We have just passed through the election of the executive, and we are now about to elect members of Congress, and, as all our elections for the various offices in the State, as well as national, are held at one time, the statutes affecting one office generally apply to another. Immediately after the ordinary business of the court, you will proceed to investigate such charges as may be brought to your attention on these special laws." The Judge then read Section 5311, of the United States Revised Statutes, which provides that any person who votes, not having a legal right to do so, or who procures or intimidates any one having legal right from voting, or who interferes with an election officer in the discharge of his duty, or who aids, counsels or procures the bribing of any person or officer at such election, may be fined not more than \$5,000, or imprisoned not more than three years.

"In the offenses, you see," the Judge continued, "may be committed by a non-official person, and others by an officer of the election. Considerable question has been raised since this election as to whether an attempt to bribe a voter constitutes an offense. I think the law is that it does not, under this statute. The latter clause of the section does make it an offense to bribe a voter, and also makes an offense to bribe an officer or agent in bringing a voter to commit any other offense named in the section, but an unsuccessful attempt to bribe a voter is not an offense, under this statute. The last clause of the section contains the word 'attempt,' but, in order to understand the value of the word as there used, it is necessary, as I interpret the clause, to insert or supply the word 'to' before the word 'attempt.' So that the clause will read in this use, 'aids, counsels, procures or advises any such voter, person or officer to do any, etc., or to attempt to do any duty, etc., or to attempt to do any act, and so on, and the clause makes it an offense to advise another to attempt to commit any of the offenses named in this section. So that, if a person attempts to bribe a voter, it is a crime to advise any one to make it. If A attempts to bribe B, that is no offense under this statute; but if A advises B to attempt to bribe C, then the one giving this advice is an offender, and there is some wisdom in this provision."

"The Judge then read Section 5315, relating to the neglect of his lawful duties by an officer of election and his responsibility for all offenses resulting therefrom. "This section," he said, "in its provisions, has reference to the conduct of officers of the election, and makes them criminally responsible for any violation or neglect of duty. The duties of these officers are clearly defined in the statute laws, while the penalty is fixed by this section of the Federal law." The Judge then turned to the civil service law and read the sixth clause of the second section, to the effect that no person engaged in the election, or who attempts to influence the course of politics. He next read Section 5, in respect to hindering or aiding applicants in their examination. "I will now," said the Judge, "read you Sections 11, 12, 13, 14 and 15 of this law, to which I would most especially direct your attention. These sections have reference to the making of assessments upon government employees, and collecting or receiving money by officers for political or campaign purposes; for which a penalty is fixed of not more than \$5,000 fine, nor more than three years imprisonment; or both. I think gentlemen, that these laws cover all the cases I have heard charged against anybody, or that are likely to be charged against anybody, and I commend you to investigate all such cases thoroughly, and to do your duty conscientiously and fearlessly."

The jury, after E. B. Clendenning took the oath as its foreman, and after the brief investigation of the cases District Attorney Sellers had ready to bring before it at that time.

A Letter Brings About a Suit.

It is alleged that on Feb. 13, this year, Gertrude Rooker wrote a letter to the mother of Grant Rooker, saying that Grant had attempted to get a check for \$50 cashed at the Indianapolis National Bank, to which her father, J. L. Rooker's name was forged, and that the people at the bank suspected the forgery and sent for her arrival. It is also charged that the letter further stated that detectives were looking for him, and that he would be treated in a most cruel manner if he failed to appear. Grant Rooker now brings suit for libel against J. L. Rooker and his daughter Gertrude, claiming that she wrote the letter at the instigation of her father, and that its contents are false in every particular. He asks damages in the sum of \$5,000.

Charged with Contempt of Court.

James Egan, one of the complainants in the Labor Signal case, yesterday filed an affidavit against Thomas M. Gruelle, John Bodmiller, Henry N. Spain and William Langstaff, charging that they were in contempt of court in that they were combining and conspiring together to obstruct, hinder, delay and avoid the judgment and decree of the court. The specific charge is in continuing to issue the Labor Signal, and it is claimed that there have already been two issues of the paper since the order of the court, and that the third is in course of preparation. Judge Walker issued an order that the parties against whom the affidavit was made should appear before him on Nov. 15 and show cause why they should not be punished for contempt.

Opinions of the Attorney-General.

The Auditor of State asked the Attorney-General if, under Section 6426, Revised Statutes, it is the duty of the county treasurer to collect a penalty of 6 per cent. on all delinquencies of former years when the property taxed has not been sold for the amount of the taxes due. The Attorney-General gave an affirmative answer. He also gave an opinion that one calling himself a doctor must procure a license, even if he does no more than sell a proprietary medicine which he represents as a remedy for certain diseases. This question arose from the arrest of Dr. Zollner, at Crawfordville, who was charged with practicing medicine without a license.

Report of the Master.

W. P. Fishback, master in chancery, yesterday filed his report in the office of the clerk of the United States Court relative to the claims involved in the case of M. E. Vinton, of the Salisbury & Vinton Paper Company.

The Court Record.

SUPREME COURT, NOV. 13.

No. 13133. Wm. A. McCarty, et al. vs. John D. Hume, et al. C. C. affirmed. Niblack, C. J. While the fifteen years statute is applicable to suits for partition, yet if an answer sets out the facts showing an adverse possession by the defendant, and upon them alleges that the plaintiff's cause of action did not accrue within twenty years, the answer is not bad if otherwise sufficient, as the greater includes the less, and the inferential conclusion does not affect the substantial sufficiency of the facts from which it is drawn.

had advised him to buy. All the parties acted in good faith. Held, that an action for partition is barred.

No. 13234. Rebecca A. Thomas et al. vs. Robert S. Stewart et al. C. C. reversed. Mitchell, J. W. recovered a judgment against three persons apparently as joint principals, there being no notice to the suretyship of one of them. The judgment became a lien upon land previously mortgaged by the principal debtor. W. was not made a party in the foreclosure proceedings. The mortgaged property was sold, subsequently coming into the hands of persons who had no notice that any of W.'s judgment debtors were sureties. The persons who were in fact sureties in that judgment failed to call, and now seek to establish the fact of their suretyship by this independent proceeding, and ask that they may be equitably subrogated to W.'s right to redeem. Held, that upon the facts the plaintiffs are not entitled to the relief prayed.

13401. John McCallister et al. vs. Aaron R. Stier, et al. C. C. affirmed. Elliott, J. The finding of the trial court will not be disturbed where there is evidence sustaining it.

14496. Bert Jarrard vs. The State. Steuben C. C. Rehearing denied.

13378. Frank C. Hesse vs. Isaac Lowery. Fayette C. C. Motion to dismiss overruled.

SUPERIOR COURT.

Room 1—Hon. N. B. Taylor, Judge.

Wm. H. Nichols vs. John A. Fennell et al.; notes and mortgage. Finding for plaintiff against defendant. Light for \$48.85.

Mary C. Morris vs. John A. Fennell et al.; note and mortgage. Finding for plaintiff against defendant. Light for \$48.85.

Martin L. Brown vs. John J. Cooper; from Jackson, Ky. Cause dismissed.

Medora Bird vs. Wm. L. Ripley; from Feltblessman, J. P. Cause dismissed.

Room 2—Hon. D. W. Howe, Judge.

George W. Harris vs. John W. Hart. Judgment on verdict for \$20.70.

Mary E. Dittmer vs. John W. Dittmer; divorce. On trial by the court.

John Nash vs. John C. Williams et al.; mechanic's lien. On trial by court.

Room 3—Hon. Lewis C. Walker, Judge.

City of Indianapolis vs. Ike Williams; on peddler's license. Finding for defendant.

James Egan et al. vs. The Co-operative Printing and Publishing Company et al. Role issued against Thomas M. Gruelle et al. to show cause why they should not be punished for contempt.

New Suit Filed.

William Frank Bird vs. C. Gibney et al.; complaint for damages. Demand, \$500.

John E. Ryan vs. J. E. Ryan et al.; libel. Complaint for damages, \$5,000.

State ex rel. Howard Cole, guardian, vs. William F. A. Bernham et al.; complaint on common bond. Demand, \$2,000.

Massachusetts Mutual Life Insurance Company vs. Waldo S. Davis et al.; complaint for foreclosure of mortgage. Demand, \$2,000.

John W. Schmidt et al. vs. George J. Schickel; complaint upon three notes. Demand, \$700.

CIRCUIT COURT.

Hon. Thomas L. Sullivan, Judge.

William G. Kennedy vs. Esther A. Kennedy; divorce. Trial by court.

CRIMINAL COURT.

Hon. Samuel Irvin, Judge.

State vs. Samuel Irvin; burglary. Trial by jury. Verdict guilty. Motion for new trial overruled. Sentence, two years in penitentiary.

BRILLIANT FLORAL DISPLAY.

A Valuable Collection of Chrysanthemums at the Exhibition of Florists.

Tomlinson Hall has been transformed from a hall of politics to a garden of blossoms. The second annual chrysanthemum show opened last night, and if ever one could revel in a garden, that one has been prepared by the florists of Indiana to show what a great variety of flowers may be grown from the national flower of Japan. The flowers are all in pots and arranged in beds of different designs. In the center of the hall a Japanese stand has been erected, where cut flowers are for sale. The stage was a bank of green and ferns, flags and Japanese umbrellas are tastefully combined with the green, and hundreds of yards of evergreen ropes festoon the walls in every direction.

Mayor Denny, who was to have delivered an address of welcome, was obliged to send his regrets, but J. D. Carmody, of Evansville, president of the society, made a short speech, giving an account of the work that had been accomplished and what the florists hoped to do. He also gave the resolution adopted by the Indiana society, asking what the national flower of America should be. The subject will be brought before the National Association of Florists and presented to Congress. The florists desire an expression from the public in general as to what this flower shall be. Already several have been suggested as appropriate.

In the corridors the visitor will find the cut flowers and most of the designs. Red and pink are in the greatest variety, next to chrysanthemums. Some of the newest of the latter are the Sunray, a silver pink color, and of unusual size. The Seeding, a large flower of dark, rich magenta. The F. G. Moesman is wonderful. The upper side of the petals is a dark red and the under side is old gold. The Madam Drost, grown in Philadelphia, is a flower of silver pink. The Mrs. Thomas has unusually broad petals and is white. The Le Canning is considered the most perfect flower. It is a pure white, large, with ruffled and full petals. The Mrs. John May has tightly-curved petals, large, and of lemon color. The George McCane is of shaded pink. The Marvel is rightly named. The flower on the display is a pink, but on the reverse is pure white. One, a beautiful bouquet flower, is the Newport. It is a beauty and is old pink, tight curled and ruffled. The Mrs. Albion Hardy did not come yesterday, but is expected to-day. Two new flowers which are to be named for General and Mrs. Harrison are to be added to the exhibition. The Eclipse, but of the room as it can, and the association are J. D. Carmody, of Evansville, president; Mr. Wm. Bertermann, city secretary, and Mr. A. W. Vandy, city treasurer. This afternoon the children will be admitted. An additional attraction is Zumpfe's orchestra, which plays both afternoon and evening.

A Prosperous Suburb.

The most enthusiastic Harrison man in the State belongs to the West Side, where he shows no less than thirteen life-size portraits of Gen. Harrison in the thirteen windows of his house—one to each. His next-door neighbor does as well as he can with eight portraits in his eight windows. The whole vote of the West Side at the late election was a little over 700, showing a population of 3,500 to 4,000. The Republican national ticket had 45 majority and the State ticket 42. It is a lively suburb, that, on and on, the "old boys" are thick by electricity and warmed by gas-fuel in three-fourths of the houses, and is taking of getting water from the city company. The street-railway is going up the West Side, and the city will have all the advantages of the city, with a population in that third of the city of the greater part of it equal to that of the city in its twenty-first year.

The Water Company's Work.

The water company, since the investigation by the Council, has laid nearly 25,000 feet, or a little less than five miles, of mains, on the order of the Council, and 9,000 feet on the request of citizens; has added two engines of 350 horses each to its power; built a stone wall 400 feet in length at the gallery for protection of that work; and made a new filtering gallery about fifty feet long, and of the most improved construction. These additions, it is stated, assure the public of an ample supply of water for all purposes, and the different analyses that have been made give an assurance of its wholesomeness. All of the larger buildings erected in the business part of the city take water from the company, while many of the outlying residences still depend on wells.

Waiting for the General Assembly.

The State-house Commissioners are only waiting for the General Assembly to meet to sever their official connection with the Capitol building. Probably on the first day of its session the General Assembly will be asked to receive the new Capitol. After it is taken off the board of Commissioners, their duties will be dissolved. In the meantime they are having their final report prepared for submission to the Governor.

MINOR CITY MATTERS.

To-Day's Doings.

GENERAL ASSEMBLY KNIGHTS OF LABOR—Manner Hall, morning and afternoon. EXHIBITION—Tomlinson Hall, day and evening.

MUNKACSY'S PAINTING, CHRIST ON CALVARY—Plymouth Church, day and evening.

ENGLISH OPERA HOUSE—George H. Adams, Fantomine, matinee and evening.

PARK THEATER—"A Living Lie," afternoon and evening.

BATTLE OF ATLANTA CYCLOPAMA—Market street, between Illinois and Tennessee streets, day and evening.

Local News Notes.

Mollie Emmerson was arrested, last night, charged with stealing a silk dress.

The First Regiment Harrison and Hovey Guards will meet to-night in the Criminal Court room.

A thief entered Charles Matthews's residence, in Hangville, yesterday, and stole \$40 that had been hidden in a trunk.

William Preston, a man who has been loitering about the city for several weeks, was arrested, yesterday, on the charge of being a known thief.

The annual meeting of the Indianapolis Benevolent Society and Charity Organization Society will be held at the office in Plymouth Church, Tuesday afternoon, at 4 o'clock. All persons contributing to the funds of the societies are asked to be present.

The following building permits were issued yesterday: William Irvin, frame dwelling, College avenue, \$1,500; Miss Moore, frame dwelling, Shelby street, \$1,200; Joseph Moore, brick store room, Virginia avenue, \$1,000; J. M. Shellhand, frame dwelling, Young street, \$1,000; John N. Gaston, Miss Olive Gaston, brick addition, on North Pennsylvania, \$800.

Personal and Society.

Miss Zella Leathers is quite ill at her home, at Woodruff.

Mr. McCulloch, of Sidney, O., is visiting Mrs. Jason Carey, on North Delaware street.

Mrs. David Wallace, of the Cataract, is the guest of Mrs. Henry Jameson, on North Delaware street.

Mr. F. C. Killinger, of New Lebanon, Pa., is spending a few days in the city, the guest of Dr. D. A. Thompson.

Mrs. Ora Perry has issued invitations for a reception on Saturday afternoon, from 4 to 6 o'clock, at her home on North Delaware street.

Mrs. Salome Frost, who has been the guest of Mr. Thomas Basset's family for several weeks, left yesterday for her home in Boston, Mass.

Mr. Converse D. Marsh, who is visiting his mother, Mrs. Reuben Jeffery, gave a Laundry theater party last night. The guests included Mrs. John N. Gaston, Miss Olive Gaston, Miss Wood, of Cambridge, Mass.; Mr. and Mrs. G. H. Howe and Mr. George Gaston.

Mrs. H. S. Tucker entertained her friends very delightfully, yesterday afternoon, with a party. The party was given in the parlors, which were prettily decorated, and guests came and went from 3 to 6 o'clock. After the reception, a few friends and neighbors were entertained at tea, and the evening was spent in playing cards.

The ladies of the Free Kindergarten and Children's Aid Society gave a very successful tea last evening, from 3 to 10 o'clock, at the residence of Mrs. Beck, No. 639 North Meridian street. The house was prettily decorated, and the sale of candy and fancy articles was good. There was a large attendance. In the evening a musical and literary programme was rendered.

Miss Mary Scott, Miss Mayfield, Miss H. H. Plattner, Mr. E. A. Newland, Mr. Will Taylor and Maurice Butler took part.

A DINNER TO MR. AND MRS. AVERY.

One of the handsomest dinners ever given in the city was that of last evening, when Mr. and Mrs. T. L. Sewall entertained friends in honor of Mr. and Mrs. Avery, formerly Miss Rachel Foster of Philadelphia. The guests were, Mr. and Mrs. J. R. McKee and Mrs. Brown, Mr. and Mrs. Morris Ross, Mr. and Mrs. Frank Blackledge, Mr. and Mrs. Ovid Jameson, Rev. and Mrs. John Baltzly, Dr. and Mrs. E. F. Hodges, Dr. and Mrs. G. W. Combs, Mr. and Mrs. Hewitt Hanson, Howard, Mr. and Mrs. G. W. Carey, Dr. and Mrs. E. F. Perry, Mr. George and Miss Anna Porter, Miss Mary Morrison, Miss Caroline Howard, Miss Lillian Wright, Miss Harriet Noble, Miss John E. Beall, of Washington, Hon. William Dudley Fouke, Mr. Wilford Dean, Mr. Horace Speed, and guests were received from Mr. James Whitcomb Riley and Mr. A. L. Mueser. The bride, Mrs. Avery, wore a large wedding dress. It is of heavy, white watered silk, made en train, and the front is trimmed with duchess lace. Her jewels were of diamonds and moonstone. The parlors were fragrant with the perfumes of roses and chrysanthemums, and fairy lamps added beauty to the scene. On the tables were large bouquets of roses, and favors for each lady were either lilies of the valley, violets, carnations or roses. The menu cards were exquisite. Miss Mary Robinson painted them in delicate and tasteful designs, executed by Mrs. Sewall. Mrs. Sewall was toast-mistress, and called upon Mr. Sewall to respond to the subject, "The Bride." Miss Howard answered for "The Bride," Mr. G. T. Porter for "The Father-in-law," Mrs. Harriet Noble for "The Mother-in-law," Dr. E. F. Hodges for "The Sister," and Mr. O. B. Jameson for "The Bachelor." The occasion was so long to be remembered for the many delightful pleasures the guests experienced.

Amusements.

George Adams and his company kept the audience at English's laughing, last night, with their amusing performance of "He, She, Him and Her." The piece will be seen for the last time this afternoon and tonight.

There was a large advance sale of seats at the Grand, yesterday, for the engagement of N. C. Goodwin, which begins to-morrow night with "Devil's Horse" and "Conquest." The double bill will be repeated at the Saturday matinee, and Friday and Saturday evenings "Lead Me Five Shillings" and "Turned Up" will be given. The opera house has secured for the week, Barney Baldwin, the man with a broken neck, is drawing crowds to the Eden Musee and will remain all week.

The Cecilia Vase Concert Company will open the season of the dollar lecture course at Tomlinson Hall, Nov. 20, and will be followed in the course by Mrs. Livermore, Lieut. Schwarka, Mrs. Scott Sidds, Frederick A. Ober, Traveller in Mexico and Felix Adler, on ethical subjects. The sale of seats begins at Baldwin's next Saturday.

The Tennessee Warblers began a large audience at the Central-avenue M. E. Church last night. Their plantation songs and refrains brought forth rounds of applause.

What a Mad Dog Did.

On Monday a bird dog, belonging to Patrick Welsh, 226 West Market street, while fishing near a dog was struck over the head by the owner of the second and severely injured. Yesterday morning the animal became mad from the effects of the blow, and ran amuck in that part of the city, biting every person and animal with whom he came in contact. Miss Cora Welsh, aged eighteen, had both her arms severely bitten, and Mr. Welsh had one hand badly bitten while rescuing his daughter from the brute. It attacked a child of James McCarty on Johns street and tore its eye and cheek, and the little boy, who is only six years of age, is in a critical condition. A number of dogs were bitten, and after the animal had made a round of several squares it returned home, where it was killed by Mr. Welsh. There was great excitement in the part of the city where the occurrence took place, and great relief when it became known that the brute had been killed.

Marriage Licenses.

Marriage licenses were issued yesterday to Frederick Schumacher and Sophia Kotelman, Charles Hahn and Lizzie Vogt, Henry Wilham and Sophia Kellmeier, Daniel Pursell and Mary A. Moore, Frank Schuler and Matilda M. Lotts, Seigle M. Armstrong and Annie Goetz, Harry Love and Bettie Marshall, Robert Glass and Mattie Readhead, John J. Burgess and Zelma R. Landers, William J. Coll and Mary J. Campbell.

Brief Career as a Manufacturer.

Two weeks ago a man who gave the name of Alexander Young started a torpedo factory at No. 284 South Tennessee street, and it is charged that he employed several young women. After operating the factory ten days he left the city without paying any of his employees. The police have traced him to Richmond, Va., and have ascertained that his real name is C. F. Grater.

Coyism in Michigan City.

LaFayette Post.

It was discovered that two wards in Michigan city had more votes on the tally-sheets than they had voters and a recount disclosed that the Democrats had "fixed" the tally-sheets to increase the majority of their candidates 40 votes in one ward and 20 in another. That is the way the Democrats got a part of their majority in this county.

J. A. Rink's Cloak House.

Beginning to-day we will make big cuts in all kinds of cloaks for ladies and children on account of the backwardness of the season and warm weather.

We have, without doubt, the best selection of cloaks in this city. We make a specialty in large sizes in all kinds of cloth and plush garments. Come and see us.

No. 20 West Washington street.

Our slaughter sale of children's trimmed hats begins to-day. Call early; \$1.50 hats for 50 cents; ladies' hats, former price \$2, down to 75 cents. Will be open every evening until Christmas. New garden's, 45 West Washington st.